## UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NEW YORK

VICENTA ANDINO AND EDWIN ANDINO,	
Plaintiff, v.	Case No.: 1:14-cv-00059-JTC
MERCANTILE ADJUSTMENT BUREAU, LLC,	) ) )
Defendant.	) )
STIPULATION TO DISMISS	
TO THE CLERK:	
Pursuant to Rule 41(a)(1)(A)(ii), cour	nsel for all parties hereto stipulate to the
dismissal of Vicenta Andino from the Complaint with prejudice without fees and cost to	
either party, other than as agreed to by the parti	ies.
/S/ Aaron R. Easley Aaron R. Easley, Esq. Attorney ID # 2823797 Sessions Fishman Nathan & Israel, LLC 200 Route 31, Suite 203 Flemington, NJ 08822 Phone: (908) 751-5940 Fax: (908) 751-5944 Email: aeasley@sessions-law.biz Attorney for the Defendant	/S/ Craig Thor Kimmel Craig Thor Kimmel, Esq. Attorney ID # 2790038 Kimmel & Silverman, P.C. 1001 Avenue of the Americas, 12 <sup>th</sup> Floor New York, NY 10018 Phone: (212) 719-7543 Fax: (877) 617-2515 Email: kimmel@creditlaw.com Attorney for the Plaintiff
Date: <u>August 19, 2014</u>	Date: <u>August 19, 2014</u>
BY THE COURT:	

United States District Judge

## **CERTIFICATE OF SERVICE**

I hereby certified that on August 19, 2014 I electronically the foregoing by using the CM/ECF system, which will send notification to the following:

Aaron R. Easley, Esq. Sessions Fishman Nathan & Israel, LLC 200 Route 31, Suite 203 Flemington NJ 08822 5736 aeasley@sessions-law.biz

By: /s/ Craig Thor Kimmel